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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/812,730	03/29/2004	Louis Garneau	GLO-0004	4816	
23413 7590 02/06/2008 CANTOR COLBURN, LLP		EXAMINER			
20 Church Stre	-		TOMPKINS,	TOMPKINS, ALISSA JILL	
22nd Floor Hartford, CT 0	6103		ART UNIT	PAPER NUMBER	
,			3765		
			MAIL DATE	DELIVERY MODE	
			02/06/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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	Application No.	Applicant(s)			
	10/812,730	GARNEAU, LOUIS			
Office Action Summary	Examiner	Art Unit			
	ALISSA J. TOMPKINS	3765			
The MAILING DATE of this communication appearing for Reply	pears on the cover sheet with t	he correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICAT 136(a). In no event, however, may a reply to will apply and will expire SIX (6) MONTHS e. cause the application to become ABAND	TON. De timely filed from the mailing date of this communication. ONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 28 h	lovember 2007				
2a) This action is FINAL . 2b) This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims	•				
4) ☐ Claim(s) 1-46 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-46 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.				
Application Papers					
9) The specification is objected to by the Examine	er.				
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.					
Applicant may not request that any objection to the	drawing(s) be held in abeyance.	See 37 CFR 1.85(a).			
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex		•			
Priority under 35 U.S.C. § 119	•				
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	ts have been received. ts have been received in Appli rity documents have been rec u (PCT Rule 17.2(a)).	cation No eived in this National Stage			
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summer Paper No(s)/Ma 5) Notice of Inform 6) Other:				

DETAILED ACTION

Response to Amendment

Applicant's amendment filed on 11/28/2007 has been received. Claims 1-46 are still pending.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 2, 5-7, 15, 16, 23, 24, 29 and 42 are rejected under 35 U.S.C. 102(b) as being anticipated by Garneau (U.S. 6,393,618). Garneau discloses a multilayer seat pad for a cyclist pant comprising, an inner layer 40 for contacting the cyclist, an outer layer 42 for affixing to a garment, and a compressible, resilient middle layer 38 disposed between the outer and inner layers wherein the outer layer covers less than all of the inner layer. The outer layer is adjacent to the compressible, resilient layer. The seat pad can be attached to a garment such as cycling shorts or pants (Figure 6). The intermediate layer is made of a thick compressible open cell foam such as polyurethane. The inner layer and outer layer are made from a synthetic material such

Art Unit: 3765

as a brushed micro-fiber polyester or a polyester felt (Column 3, 37-45). It is noted by the Examiner that the applicant's specification states that the inner layer is formed of " a polyester, or more preferably a brushed micro-fiber polyester (Paragraph 0047)." The inner layer and outer layer preferably have a thickness between 0.5 to 1 mm (Column 3, 40-41 and 43-44). The inner layer includes a thigh portion for contacting a thigh area of a cyclist, wherein the outer layer does not cover the thigh portion of the inner layer (Figure 6). The generally planar outer layer includes a shape and a size different than the shape and size of the inner layer such that the outer layer does not complement the inner layer. The inner layer comprises a rear portion and a front portion, wherein the front portion has a width less than that of the rear portion. The rear portion is for contacting the buttocks region of the cyclist and the front portion for contacting and crotch and lower abdominal region of the cyclist. The inner, middle, and outer layers are fixed together to form an elongated member having a front end and an opposing rear end, the rear end being wider than the front end. The seat pad further comprises a central area for contacting a buttocks and a crotch of the cyclist, extending from the rear end towards the front end of the seat pad and being disposed centrally about a longitudinal axis of the seat pad. An outer area is disposed around the central area and contacts the upper thigh area of the cyclist (Figure 2). Please see attached figure. The inner, middle, and outer layers are all considered to be bonded together. It is well known in the art that "bonded" means to adhere.

Application/Control Number: 10/812,730

Art Unit: 3765

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 3, 4, 8, 12, 13, 30, 31 and 46 are rejected under 35 U.S.C. 103(a) as being unpatentable over Garneau in view of Lukens (U.S. 2003/0163076). Garneau discloses the invention substantially as applied in claims 1, 29, and 42 above. However, Garneau is missing perforations that traverse through the seat pad. Lukens shows an athletic cup protector comprising an outer layer 14 and an inner layer 12. The outer layer includes a width and a length that are less than a width and the length of the inner layer (Figures 6 and 7). The protector comprises a plurality of perforations that traverse through all of the layers (Paragraph 27). It is noted by the Examiner that the claim language of claims 12 and 13 is considered to be purely functional and have not been given any additional weight. It is also noted that when the athletic protector is worn, the inner layer would contact the wearer, while the outer layer would be in contact with the garment. It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the perforations that traverse through all layers of Lukens to modify the seat pad of Garneau in order to provide a seat pad that has proper ventilation in order to ensure comfort for the wearer.

Art Unit: 3765

Claims 9-11, 25-28, and 36-41 are rejected under 35 U.S.C. 103(a) as being unpatentable over Garneau in view of Lukens in further view of Yates (U.S. 6,547,327). Garneau and Lukens disclose the invention as applied above. However, they are missing perforations that have recesses. Yates shows a seat pad comprising a plurality of perforations (Figure 1). Recesses are formed around the perforated areas. Each perforation comprises a recess inset into a thickness of the seat pad and a hole formed through the seat pad at the recess. The recesses comprise permanently compressed portions of the seat pad. The perforations are located all over the seat pad including the buttocks, crotch, and lower abdominal region. It would have been obvious to have first recesses disposed at the inner layer and second recessed disposed at the outer layer; such that the holes traverse through the seat pad from the first recess to the second recess. It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the seat pad with recessed perforations of Yates to modify the perforations that traverse through all layers of the athletic protector of Lukens and the seat pad of Garneau to provide a garment with a seat pad having a breathable cushion to conform to the wearer and provide supreme comfort.

As for claims 25-28, Garneau, Lukens, and Yates do not state the method of manufacturing a multi-layer seat pad for a cyclist garment, but it would have been obvious that the method of manufacture would produce the device claimed.

Claims 14, 17-22, 32-35 rejected under 35 U.S.C. 103(a) as being unpatentable over Garneau. Garneau discloses the invention substantially as disclosed in claims 1, 29, and 42 above. However, Garneau is missing surface area measurements and

Application/Control Number: 10/812,730

Art Unit: 3765

multilayer foam. Garneau shows a seat pad wherein the inner and outer layers comprise a woven cloth-like material and the middle layer comprises a foam material. It would have been obvious to use foam having a plurality of foam layers in order to provide more cushion and comfort to the wearer. The central area includes a thickness greater than the thickness of the outer area (Figures 3 and 4). As for the rest of claim 17, the claim does not define what is meant by "portion," therefore Garneau is considered to meet the limitations of this claim. The multi-layer seat pad further comprises permanently compressed regions. The limitation "formed as a line for providing flexibility to the seat pad," disclosed in claim 18 is considered to be purely functional and has not been given any additional weight.

As for claims 19-22 and 32-35, the applicant's specification does not provide any criticality as to why the outer layer includes a surface area that is an approximate percentage compared to the surface area of the inner layer. Although Garneau does not state any specific surface areas, it would have been obvious to have surface areas as claimed by applicant.

Claims 43-45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Garneau in view of Colvin (U.S. 5,637,389). Garneau discloses the invention substantially as disclosed in claims 1, 29, and 42 above. However, Garneau is missing a foam layer comprising microcapsules. Colvin shows thermally enhanced foam insulation wherein the foam contains a plurality of microcapsules. The microcapsules contain a phase change material (Column 2, 30-31). The phase change material comprises paraffinic hydrocarbons (Column 2, 45). It would have been obvious to one

Art Unit: 3765

of ordinary skill in the art at the time the invention was made to use the teachings of Colvin to modify Garneau in order to provide a seat pad having a foam layer that provides insulation that will benefit the wearer in different environments.

Response to Arguments

Applicant's arguments filed 11/28/2007 have been fully considered but they are not persuasive.

Applicant submits that Garneau ('618) does not disclose an outer layer covering less than all of the inner layer. However, when looking at Figure 5 of the '618 patent you can see that the inner layer covers more surface area than the outer layer since the inner layer covers both faces of the hinge plus the top surface of the pad. The structure of Garneau meets the claim limitation as presented by the applicant.

Applicant submits that Garneau ('618) is silent with respect to a middle layer including a thermal control material having thermal energy storage. It is noted that the applicant has not provided much structure or detail to this aspect of the invention.

Garneau ('618) has an intermediate layer made of a thick compressible open cell foam. This material inherently has insulation properties. It is well known that foam is able to bounce back to its normal shape after any type of deformation. The foam therefore would exhibit thermal energy storage. The structure of Garneau ('618) meets all of the claim limitations presented by the applicant.

Application/Control Number: 10/812,730 Page 8

Art Unit: 3765

Applicant's arguments with respect to claims 9-11, 25-28, and 36-41 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to ALISSA J. TOMPKINS whose telephone number is (571)272-3425. The examiner can normally be reached on M-F 830-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gary Welch can be reached on 571-272-4996. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Alissa Tompkins Patent Examiner Art Unit 3765 February 1, 2008

> GARY L. WELCH SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3700